## UNITED STATES BANKRUPTC JOURT SOUTHERN DISTRICT OF CALIFORNIA

			Chap	ter 13 Plan (Red	commended Form)	
In Re: I	Magda Yolanda Garza		Case	Number:		
				riginal Plan mended Plan		
BY THE BAN THE FULL A	: YOU SHOULD READ THIS PLIKRUPTCY COURT MAY MODIFY MOUNT OF YOUR CLAIM, SETTILATE ON YOUR CLAIM.	YOUR RIGHTS IN	I SEVERAL WAY	S INCLUDING PRO	VIDING FOR PAYMENT OF LESS	PLAN THAN
				150		-(a) a-
any entity from pursuant to the conversion or	n Payments. There shall be paid to m whom debtor(s) receive income, his Plan, except as the Court may o rder. Debtor(s) submit all future inc e on or before five years from comm	n such installments therwise order. Pa ome to the supervis	s as agreed upon yments from debi sion and control o	with the Trustee, for or(s) shall begin with f the Trustee during	in 30 days of filing the petition or	btor(s)
provide truste	onfirmation Adequate Protection be evidence of the payments including adjust filed and allowed claims unle	ng the creditor nam	ne and address a	nd the amount and d	ate of each payment. Trustee is u	diately nder no
3. Admin the holder of:	istrative Claims. Trustee will pay such claim has agreed to a differen	allowed administrative treatment of its cla	ative claims and eaim;	xpenses in full pursu	uant to §1326(b) as set forth below	unless
	(A). Trustees Fees: The Chapt the United States Trustee.	er 13 Trustee shall	receive a fee at t	ne time of each disbi	ursement, the percentage of which	is set by
	(B). Debtor's Attorney Fees: De	ebtor's attorney sha	all be paid after cr	editors listed in para	graph 7 except as checked below:	
	X Attorney fees to payments are necessary).	be paid in full prio	or to other claims.	(Do not check this o	ption if lease payments/adequate p	rotection
	Attorney fees to attorney will be paid after creditor	be paid at the rate rs listed in paragra	e of \$ ph 7).	per month p	rior to other claims. (If no amount is	s filled in
	claims. All other claims entitled	to priority and post	petition claims al	lowed by law shall be	set by the trustee in advance of othe paid in full by deferred payments in an specifically provides otherwise.	er in such
4. Specifi named credito	ed Leases, Personal Property (Tr ors:	ustee to pay). De	ebtor(s) elect to a	ssume the existing le	ase of personal property with the b	elow
the installr	GULAR LEASE PAYMENTS: After ment specified from funds available ints under a carry-over provision sha	for distribution mor	nthly until claim is	hs, trustee shall mal paid in the amount a	ke distribution to named lease crediallowed. Any option to purchase or	itors in
(B). ARR creditors	EARS LEASE PAYMENTS: After the installment specified from fur	he regular monthly ds available month	lease payment a ly until claim is pa	bove, trustee shall paid in the amount allo	ay any lease arrears to named leas owed.	e
Name o	of Creditor	Regular Mon Payment Inst		Estimated Arrears	Arrears Installment	
<del></del>						

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		Case Nur	mber:
(their agents and assigns) named in the paid in installments from funds available interest at seven percent (7%) per an thon confirmation, creditor will be	this paragraph whose claims are all able for distribution monthly, non-cur noum unless a different percentage a deemed to accept the classifical	owed secured solely by per- mulative, as indicated until of is specified below. The bala tion, valuation and interes	raphs, Trustee shall make payment to creditors sonal property. Each named creditor shall be claim is paid in amount allowed secured plus ance of the claim shall be treated as unsecured. It rate set forth and payment pursuant to this ely objects and the court orders otherwise.
Name of Creditor	Allowed Secured Value	Installment	(Optional) % Interest
named in this paragraph shall be paid personal property for which §506 value monthly, non-cumulative, as indicated	d in the same priority as creditors lis pation is not applicable. Each name d until claim is paid in amount allow	sted in paragraph 5 above build and creditor shall be paid in in ed plus interest at seven pe	one year of filing the petition). Creditors ut in full for allowed claims secured solely by installments from funds available for distribution reent (7%) per annum unless a different ess creditor timely objects and the court
Name of Creditor	Estimated Claim	Installment	(Optional) % Interest
defined by §507(a)(1), shall be paid, in installments from funds available fo an optional interest percentage is spe	as to amounts due and payable at to be distribution monthly, non-cumulate edified below. Holders of claims for	the commencement of the c ive, as indicated until claim i domestic support obligation	laims for a domestic support obligation as ase, in full 100% to those creditors named below is paid in amount allowed without interest unless s, other than creditors specifically named will be ly to support creditors as such payments
Name of Creditor	Estimated Arrears	Installment	(Optional) % Interest
the state of the s			
to make payments under the plan, de §507(a)(1)(B). Although the unpaid D named assigned DSO creditors on the indicated until the equivalent of 60 mc remaining funds after payment to othe paid in full.	btor may provide for less than full pa DSOs remain nondischargable, after eir filed and allowed claims in install onths of projected disposable incom er creditors pursuant to the plan, tho	ayment to assigned Domest creditors provided for in pricipents from funds available e has been paid into the places funds may be paid to any	ncome for a period of five years will be applied ic Support Obligations (DSOs) defined in or paragraphs, debtor proposes to pay the below for distribution monthly, non-cumulative, as in for distribution to creditors. If there are any y creditor in this paragraph whose claim is not
Name of Creditor	Estimated Claim	Installment	

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Secured Co-debtor claims. After payn aragraph who have allowed claims secured by pelowed plus interest at the contract rate (if clearly vailable for distribution monthly non-cumulative, if none specified, pay 12% A. P. R. interest.	ersonal property with a co-debtor specified in the claim) in installm	liable thereon, shall be pai ents as indicated. Installm	d by the trustee 100% of the claim ents are to be paid from funds	
Name of Creditor	Installment	(Optional) %	Interest	
reements supporting non-voidable liens against named lien holders (their agents and assigns) sl nulative, and except for creditors paid pursuant	hall be paid in installments by Tru	stee from funds available	for distribution monthly, non-	
ch named creditor shall be paid in installments i num, unless a different percentage is specified t	indicated until arrears claim is pai below.	d in amount allowed plus i	nterest at seven percent (7%) per	
ch named creditor shall be paid in installments in num, unless a different percentage is specified to visions of this paragraph shall operate to cure a reof, or by the laws or processes of a government by this plan holding statutory or other liens again creditor in full on or before six months time fol	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobil te installment payments, unless the	d in amount allowed plus in mobile home security agree or reinstatement has expire home and the obligation he Court orders otherwise, this Plan. Unless otherwi	ment notwithstanding that by the to red. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewho	
ch named creditor shall be paid in installments in num, unless a different percentage is specified to positions of this paragraph shall operate to cure a reof, or by the laws or processes of a government by this plan holding statutory or other liens again ercise of power of acceleration for failure to maked creditor in full on or before six months time fol	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobil te installment payments, unless the	d in amount allowed plus in mobile home security agree or reinstatement has expire home and the obligation he Court orders otherwise, this Plan. Unless otherwi	ment notwithstanding that by the to red. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewho	
ch named creditor shall be paid in installments in num, unless a different percentage is specified to busions of this paragraph shall operate to cure a pereof, or by the laws or processes of a government by this plan holding statutory or other liens agrecise of power of acceleration for failure to make discreditor in full on or before six months time foll the plan, secured tax claims shall be paid as tho Name of Creditor	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobil the installment payments, unless the llowing the date of confirmation of bugh secured only by personal products.	d in amount allowed plus in mobile home security agree or reinstatement has expire home and the obligation the Court orders otherwise, this Plan. Unless otherwise operty even if also secured	ment notwithstanding that by the to red. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewhill by real property.	
ich named creditor shall be paid in installments in num, unless a different percentage is specified to ovisions of this paragraph shall operate to cure a pereof, or by the laws or processes of a government by this plan holding statutory or other liens agrecise of power of acceleration for failure to make id creditor in full on or before six months time fol the plan, secured tax claims shall be paid as tho	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobil the installment payments, unless the llowing the date of confirmation of bugh secured only by personal pro-	d in amount allowed plus in nobile home security agree or reinstatement has expire the home and the obligation the Court orders otherwise, this Plan. Unless otherwise operty even if also secured Installment	ment notwithstanding that by the to red. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewhill by real property.	
ich named creditor shall be paid in installments in num, unless a different percentage is specified to ovisions of this paragraph shall operate to cure a creof, or by the laws or processes of a government by this plan holding statutory or other liens agrecise of power of acceleration for failure to make id creditor in full on or before six months time foly the plan, secured tax claims shall be paid as the Name of Creditor  SMAC Mortgage Corp.	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobilities installment payments, unless the llowing the date of confirmation of bugh secured only by personal processing the secured Arrears  Estimated Arrears	d in amount allowed plus in amount allowed plus in a cobile home security agree or reinstatement has expire home and the obligation se Court orders otherwise, this Plan. Unless otherwisperty even if also secured installment  \$25	ment notwithstanding that by the tered. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewhold by real property.  (Optional) % Interest	
ich named creditor shall be paid in installments in num, unless a different percentage is specified to ovisions of this paragraph shall operate to cure a creof, or by the laws or processes of a government by this plan holding statutory or other liens agrecise of power of acceleration for failure to make it deceditor in full on or before six months time foll the plan, secured tax claims shall be paid as the Name of Creditor	indicated until arrears claim is pail below.  any default of any real estate or mental unit, the time for redemption ainst debtor's real estate or mobil te installment payments, unless it flowing the date of confirmation of bugh secured only by personal prosecured and Arrears  \$0  \$0  \$0  ay entire claim). Notwithstanding the date of the provide below the provide below the form funds available for distribated on their allowed claims in advitable.	d in amount allowed plus in the court or reinstatement has expire home and the obligation recourt orders otherwise, this Plan. Unless otherwise perty even if also secured installment  \$25  \$25  \$25  ang any other provisions of the end against debtor's real equation monthly, non-cumula ance of periodic distribution.	ment notwithstanding that by the tered. If there exist creditors not dea is fully due, for reasons other than debtor(s) will pay said claim direct se specifically provided for elsewhole by real property.  (Optional) % Interest  12%  this plan, the below named creditor state or mobile home or are crosstive, and except for creditors paid in to other creditors. Each named	

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holders of other claims allowed secured filed and allowed claim, unless specifica	solely by personal property. A Ily dealt with elsewhere in this ner such creditors to the amou	ors. After payments provided for in prior paragraphs, Trustee shall pay Any creditor holding a lease on personal property in debtor's possession with a plan, shall be treated as a secured creditor herein. All claims pursuant to this nt allowed plus interest at seven percent (7%) per annum unless a different I unsecured creditors:		
	(Optional) % interes	t:		
paragraph who have allowed unsecured interest at the contract rate (if clearly spe	claims with a co-debtor liable ecified in the claim) in installm	y prior paragraphs, creditors (their agents and assigns) named in this thereon, shall be paid by the trustee 100% of the claim as allowed plus ents as indicated. Installments are to be paid from funds available for early specified in the claim, pay the interest rate specified below or if none		
Name of Creditor	Installment	(Optional) % Interest		
		<u> </u>		
claims allowed unsecured. Unsecured n  100* % or a pro-rata share exempt assets or (2) the applicable compercentage and dollar amount are left bla	on-priority creditors will received of \$	, whichever is greater. (The dollar amount is the greater of (1) the non- nths multiplied by debtor's projected disposable income). If both the unsecured creditors. If the percentage is left blank, trustee will pay the dollar n 100% and the dollar amount is left blank, trustee is authorized to increase		
14. Special Unsecured Claims. No unsecured claim but in full 100% of the cl	withstanding any other provis aim amount allowed [Debtors	ion of the plan, creditors named in this paragraph shall be paid as an represent compliance with section §1322(b)(1)].		
Name of Creditor		Optional interest rate		
<u> </u>				
creditors in this paragraph. These named	d creditors shall not be dealt w	the plan, debtor(s) elect to assume the existing lease or contract with with or provided for by this plan. All pre-petition and post-petition payments for payment herein, unless agreed upon by the Trustee with notice and an		
Name of Creditor		Collateral		

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16. Rejection of Claim, Return of Collateral Denamed in this paragraph and shall surrender to such densing from the transaction creating creditor's interest	lebtor(s) elect not to assume the lease or contract with creditors (their agents and assigns) creditor the collateral subject to creditor's lien or lease in full satisfaction of any secured claim it in said property.
Name of Creditor	Collateral
on such terms as the Trustee, in his sole discretion, m	st-petition debts incurred by debtor(s) may be paid in full 100% of the claim in such order and hay determine. Trustee or any adversely affected party in interest may file to dismiss case if consent of Trustee and debtor(s) fail to make sufficient payments to keep such obligations
otwithstanding §1327. Any remaining funds held by to	while this case is pending shall remain property of the estate and shall not vest in the debtor the Trustee after dismissal or conversion of a confirmed case may be distributed to creditors $2(b)(3)$ . Trustee shall have the power to waive, in writing and on such conditions as the Trustee ee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee int and disbursed to creditors pursuant to the plan.
*Plus pay 7% APR on filed and a	llowed unsecured claim(s).
	sions of this plan, debtor shall tender to the trustee on or off the remaining balance due on her plan.
pecial Note: This plan is intended as an exact copy of fter paragraph 18 above. The trustee shall be held ha	of the Chapter 13 (recommended form) plan-revised 9/05, except as to any added paragraphs armless from any changes in this plan from the recommended plan dated 9/05.
AFR 1 3 2006	- 1
Plan Dated:DATE IS MANDATORY)	Debtor: Mayda J Barze
	Joint Debtor: